28

Evans Fears & Schuttert LLP

	L LC1 (CDN10656)	
1	Jay J. Schuttert, Esq. (SBN 8656) Alexandria L. Layton, Esq. (SBN 14228)	
2	Paige S. Silva, Esq. (SBN 16001)	
3	EVANS FEARS & SCHUTTERT LLP 6720 Via Austi Parkway, Suite 300	
4	Las Vegas, NV 89119 Telephone: (702) 805-0290	
5	Facsimile: (702) 805-0291 Email: jschuttert@efstriallaw.com	
6	Email: alayton@efstriallaw.com	
7	Email: psilva@efstriallaw.com	
8	Attorneys for Defendants Schindler Elevator Corporation and	
9	Schindler Enterprises, Inc.	
10	UNITED STATES DISTRICT COURT	
11	FOR THE STATE OF NEVADA	
12	KEVIN MCDERMOTT,	Case No. 2:22-cv-01654-GMN-NJK
13	Plaintiff,	JOINT STIPULATION AND ORDER FOR EXTENSION OF TIME FOR
14	VS.	DEFENDANTS SCHINDLER
15	OTIS ELEVATOR COMPANY, a foreign	ELEVATOR CORPORATION AND
16	corporation; THE PEELLE COMPANY d/b/a	SCHINDLER ENTERPRISES, INC. TO RESPOND TO COMPLAINT
17	PEELLE DOOR, a foreign corporation, SCHINDLER ELEVATOR CORPORATION, a	(FIRST REQUEST)
18	foreign corporation; SCHINDLER ENTERPRISES, INC., a foreign corporation;	
19	DOES I through X; and ROE CORPORATIONS	
20	I through X; inclusive,	
21	Defendants.	

IT IS STIPULATED AND AGREED, by and between Plaintiff Kevin McDermott ("Plaintiff") and Defendants Schindler Elevator Corporation and Schindler Enterprises, Inc. (collectively, "Schindler"), through their respective counsel, that the time for Schindler to respond to Plaintiff's Complaint is extended by 30 days, from October 7, 2022 to November 7, 2022.

IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that the deadline to hold the Fed. R. Civ. Proc. 26(f) discovery planning conference is extended until

December 7, 2022 and the deadline to file the joint discovery plan and scheduling order is 1 2 December 21, 2022. This extension request is necessary to provide additional time to evaluate the allegations in 3 the Complaint and for the additional defendants, Otis Elevator Corporation and The Peelle 4 5 Company to be served and to answer the Complaint. Further, an extension on the time to hold the Fed. R. Civ. Proc. 26(f) discovery planning conference will allow all parties to participate. 6 7 Accordingly, for good cause showing, the parties have agreed to an extension of time, up to and including November 7, 2022 for Defendants Schindler Elevator Corporation and Schindler 8 9 Enterprises, Inc., to respond to the Complaint; up to and including December 7, 2022 for the parties to hold the Fed. R. Civ. Proc. 26(f) discovery planning conference; and up to and including 10 11 December 21, 2022 to file the joint discovery plan and scheduling order. This is the first such request by the parties. 12 13 Dated: October 5, 2022. 14 **EVANS FEARS & SCHUTTERT LLP** AHLANDER INJURY LAW 15 16 /s/ Jav J. Schuttert /s/ M. Erik Ahlander M. Erik Ahlander, Esq. (SBN 9490 17 Jay J. Schuttert, Esq. (SBN 8656) Alexandria L. Layton, Esq. (SBN 14228) 9183 West Flamingo Road, Suite 110 18 Las Vegas, NV 89147 Paige S. Silva, Esq. (SBN 16001) 6720 Via Austi Parkway, Suite 300 19 Las Vegas, NV 89119 Attorney for Plaintiff Kevin McDermott 20 Attorneys for Defendants Schindler Elevator 21 Corporation and Schindler Enterprises, Inc. 22 **ORDER** 23 IT IS SO ORDERED. 24 UNITED STATES MAGISTRATE JUDGE 25 26 DATED: October 6, 2022 27 Case No. 2:22-cv-01654-GMN-NJK 28